



UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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ART UNIT

FIRST NAMED INVENTOR APPLICATION NO. **FILING DATE** ATTORNEY DOCKET NO 500.36133X00 SHIMOKAWA 03/19/98 09/044,163 **EXAMINER**

TM02/1117 020457 ANTONELLI TERRY STOUT AND KRAUS SUITE 1800 1300 NORTH SEVENTEENTH STREET ARLINGTON VA 22209

DATE MAILED:

11/17/00

PAPER NUMBER

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. 09/044,163

Applicant(s)

Examiner

Simokawa et al

Advisory Action Example 1

Uyen Le

Group Art Unit 2171



TH	E PE	RIO	D F	OR RESPONS	E: [check or	nly a) or b)]					
	a) [] е	xpire	es	months from t	he mailing date of th	ne final rejectio	on.			
	b) X expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, which is later. In no event, however, will the statutory period for the response expire later than six months from the date of the fir rejection.										Action, whichever date of the final
	date deter	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The late on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of letermining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.									
	App perio	ellan	nt's or re	Brief is due to esponse set fo	wo months for orth above, v	rom the date of the whichever is later)	he Notice of). See 37 C	Appeal filed of FR 1.191(d) a	on and 37 CFR	1.192(a).	(or within any
Applicant's response to the final rejection, filed on $\underline{Oct\ 26,\ 1900}$ has been considered with the following effort is NOT deemed to place the application in condition for allowance:										wing effect,	
X	The	ne proposed amendment(s):									
		will be entered upon filing of a Notice of Appeal and an Appeal Brief.									
	X will not be entered because:										
	X they raise new issues that would require further consideration and/or search. (See note below).										•
	they raise the issue of new matter. (See note below).										
	they are not deemed to place the application in better form for appeal by materially reducing or simplifyir issues for appeal.										
	☐ they present additional claims without cancelling a corresponding number of finally rejected claims.									ms.	
	NOTE: Applicant's amendment to claims 1, 4, 7, 12, 14, 19 raise new issues that would require further									urther	
				<u>consideration</u>	and/or searc	ch. Applicant seel	ms to argue	<u>the claims as</u>	amended.		
	Applicant's response has overcome the following rejection(s):										
	Nev sep	wly parate	prop e, ti	osed or amer mely filed am	nded claims _ lendment car	ncelling the non-a	llowable clai	ms.	would be a	llowable if s	submitted in a
				it, exhibit or ce because:	request for re	econsideration ha	s been consi	dered but doe	es NOT pla	ce the appli	cation in condition
				it or exhibit v er in the final		onsidered becaus	e it is not di	rected SOLEL	Y to issues	which wer	e newly raised by
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):									·):	
Claims allowed:											
Claims objected to:											
	Clai	ims ı	rejed	cted: <u>1-12, 1</u>	4, and 16-20)					
				_		d on <u>Jan 13,</u>					the Examiner.
	Not	e the	e at	tached Inforn	nation Disclo	sure Statement(s)), PTO-1449	, Paper No(s)	•	<u> </u>	
	Oth	ner							PRIMA	WAYNE AM	SBURY T EXAMINER